Senate Daily Reader

Tuesday, January 24, 2012

Bills Included				
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State of South Dakota

EIGHTY-SEVENTH SESSION LEGISLATIVE ASSEMBLY, 2012

400T0314

SENATE HEALTH AND HUMAN SERVICES ENGROSSED NO. $SB\ 6$ - 1/20/2012

Introduced by: The Committee on Health and Human Services at the request of the Bureau of Personnel

- 1 FOR AN ACT ENTITLED, An Act to authorize criminal background checks for various state
- 2 employees.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
- 4 Section 1. That chapter 27A-4 be amended by adding thereto a NEW SECTION to read as
- 5 follows:
- 6 Each person hired as an employee whose primary duty includes patient care or supervision
- 7 at the Human Services Center shall submit to a criminal background investigation, by means
- 8 of fingerprint checks by the Division of Criminal Investigation and the Federal Bureau of
- 9 Investigation. The Human Services Center shall submit completed fingerprint cards to the
- 10 Division of Criminal Investigation before the prospective new employee enters into service. If
- no disqualifying record is identified at the state level, the fingerprints shall be forwarded by the
- 12 Division of Criminal Investigation to the Federal Bureau of Investigation for a national criminal
- 13 history record check. Any person whose employment is subject to the requirements of this
- section may enter into service on a temporary basis pending receipt of results of the criminal

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1 background investigation. The Human Services Center may, without liability, withdraw its offer

of employment or terminate the temporary employment without notice if the report reveals a

disqualifying record. Any person whose employment is subject to the requirements of this

4 section shall pay any fees charged for the criminal record check.

5 Section 2. That chapter 1-36 be amended by adding thereto a NEW SECTION to read as

6 follows:

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Each person hired by the Department of Social Services to serve as a social service aide, family services specialist, family services specialist supervisor, and regional manager in the Division of Child Protection Services or as a home health aide, adult services and aging specialist, social services supervisor, and regional manager in the Division of Adult Services and Aging shall submit to a criminal background investigation, by means of fingerprint checks by the Division of Criminal Investigation and the Federal Bureau of Investigation. The department shall submit completed fingerprint cards to the Division of Criminal Investigation before the prospective new employee enters into service. If no disqualifying record is identified at the state level, the fingerprints shall be forwarded by the Division of Criminal Investigation to the Federal Bureau of Investigation for a national criminal history record check. Any person whose employment is subject to the requirements of this section may enter into service on a temporary basis pending receipt of results of the criminal background investigation. The department may, without liability, withdraw its offer of employment or terminate the temporary employment without notice if the report reveals a disqualifying record. Any person whose employment is subject to the requirements of this section shall pay any fees charged for the criminal record check.

Section 3. That chapter 1-43 be amended by adding thereto a NEW SECTION to read as

24 follows:

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Each person hired by the Department of Health, forensic chemistry unit of the public health laboratory shall submit to a criminal background investigation, by means of fingerprint checks by the Division of Criminal Investigation and the Federal Bureau of Investigation. The department shall submit completed fingerprint cards to the Division of Criminal Investigation before the prospective new employee enters into service. If no disqualifying record is identified at the state level, the fingerprints shall be forwarded by the Division of Criminal Investigation to the Federal Bureau of Investigation for a national criminal history record check. Any person whose employment is subject to the requirements of this section may enter into service on a temporary basis pending receipt of results of the criminal background investigation. The department may, without liability, withdraw its offer of employment or terminate the temporary employment without notice if the report reveals a disqualifying record. Any person whose employment is subject to the requirements of this section shall pay any fees charged for the criminal record check.

Section 4. That chapter 27B-3 be amended by adding thereto a NEW SECTION to read as follows:

Each person hired as an employee at the South Dakota Developmental Center, whose primary duties include patient care or supervision, shall submit to a criminal background investigation, by means of fingerprint checks by the Division of Criminal Investigation and the Federal Bureau of Investigation. The Developmental Center shall submit completed fingerprint cards to the Division of Criminal Investigation before the prospective new employee enters into service. If no disqualifying record is identified at the state level, the fingerprints shall be forwarded by the Division of Criminal Investigation to the Federal Bureau of Investigation for a national criminal history record check. Any person whose employment is subject to the requirements of this section may enter into service on a temporary basis pending receipt of

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1 results of the criminal background investigation. The Developmental Center may, without

- 2 liability, withdraw its offer of employment or terminate the temporary employment without
- 3 notice if the report reveals a disqualifying record. Any person whose employment is subject to
- 4 the requirements of this section shall pay any fees charged for the criminal record check.

State of South Dakota

EIGHTY-SEVENTH SESSION LEGISLATIVE ASSEMBLY, 2012

400T0427

SENATE JUDICIARY ENGROSSED NO. SB 42 - 1/19/2012

Introduced by: The Committee on Judiciary at the request of the Office of the Attorney General

- 1 FOR AN ACT ENTITLED, An Act to revise certain provisions regarding habeas corpus.
- 2 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
- 3 Section 1. That § 21-27-3.1 be amended to read as follows:
- 4 21-27-3.1. An application for relief <u>Proceedings</u> under this chapter may be filed at any time
- 5 except that proceedings thereunder cannot be maintained while an appeal from the applicant's
- 6 conviction and sentence is pending or during the time within which such appeal may be
- 7 perfected.
- 8 Section 2. That § 21-27-3.2 be repealed.
- 9 21-27-3.2. An application under this chapter may be dismissed if it appears that the state or
- 10 the applicant's custodian has been prejudiced in its ability to respond to the application by delay
- in its filing, unless the applicant shows that the application is based on grounds of which he
- 12 could not have had knowledge by the exercise of reasonable diligence before the circumstances
- 13 causing the prejudice occurred. It shall be presumed that the state or the applicant's custodian
- 14 has been prejudiced if the application is filed more than five years after signing, attestation and

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1 filing of the judgment or order under which the applicant is held. This presumption is rebuttable

- 2 pursuant to § 19-11-1.
- 3 Section 3. That chapter 21-27 be amended by adding thereto a NEW SECTION to read as
- 4 follows:
- 5 A two-year statute of limitation applies to all applications for relief under this chapter. This
- 6 limitation period shall run from the latest of:
- 7 (1) The date on which the judgment became final by the conclusion of direct review or
- 8 the expiration of the time for seeking such review;
- 9 (2) The date on which the impediment to filing an application created by state action in
- violation of the constitution or laws of the United States or of this state is removed,
- if such impediment prevented the applicant from filing;
- 12 (3) The date on which the constitutional right asserted in the application was initially
- recognized by the Supreme Court of the United States or the Supreme Court of this
- state if the right has both been newly recognized and made retroactively applicable
- to cases on collateral review; or
- 16 (4) The date on which the factual predicate of the claim or claims presented could have
- been discovered through the exercise of due diligence.
- 18 Section 4. That § 21-27-4 be amended to read as follows:
- 19 21-27-4. If a person has been committed, detained, imprisoned, or restrained of his liberty,
- 20 under any color or pretense whatever, civil or criminal, and if upon application made in good
- 21 faith to the court or judge thereof, having jurisdiction, for a writ of habeas corpus, it is
- satisfactorily shown that the person is without means to prosecute the proceeding, the court or
- judge shall, if the judge finds that such appointment is necessary to ensure a full, fair, and
- impartial proceeding, appoint counsel for the indigent person pursuant to chapter 23A-40. Such

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1 counsel fees or expenses shall be a charge against and be paid by the county from which the

- 2 person was committed, or for which the person is held as determined by the court. Payment of
- 3 all such fees or expenses shall be made only upon written order of the court or judge issuing the
- 4 writ. The ineffectiveness or incompetence of counsel, whether retained or appointed, during any
- 5 collateral post-conviction proceeding is not grounds for relief under this chapter.
- 6 Section 5. That chapter 21-27 be amended by adding thereto a NEW SECTION to read as
- 7 follows:
- 8 A claim presented in a second or subsequent habeas corpus application under this chapter
- 9 that was presented in a prior application under this chapter or otherwise to the courts of this state
- 10 by the same applicant shall be dismissed.
- Before a second or subsequent application for a writ of habeas corpus may be filed, the
- 12 applicant shall move in the circuit court of appropriate jurisdiction for an order authorizing the
- applicant to file the application.
- 14 The assigned judge shall enter an order denying leave to file a second or successive
- application for a writ of habeas corpus unless:
- 16 (1) The applicant identifies newly discovered evidence that, if proven and viewed in light
- of the evidence as a whole, would be sufficient to establish by clear and convincing
- evidence that no reasonable fact finder would have found the applicant guilty of the
- 19 underlying offense; or
- 20 (2) The application raises a new rule of constitutional law, made retroactive to cases on
- collateral review by the United States Supreme Court, that was previously
- 22 unavailable. The grant or denial of an authorization by the circuit court to file a
- second or subsequent application shall not be appealable.
- 24 Section 6. That § 21-27-16.1 be repealed.

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21-27-16.1. All grounds for relief available to a petitioner under this chapter shall be raised in his original, supplemental or amended application. Any ground not raised, finally adjudicated or knowingly and understandingly waived in the proceedings resulting in his conviction or sentence or in any other proceeding that the applicant has taken to secure relief from his conviction, or sentence, may not be the basis for a subsequent application, unless the court finds grounds for relief asserted which for reasonable cause were omitted or inadequately raised in the original, supplemental, or amended application.